

The bill entitled, a supplement to the act entitled, an act for regulating the mode of staying execution, and for repealing the acts of assembly therein mentioned, was read a second time by special order, and ordered to be engrossed for a third reading.

Mr. Heath, from the committee, reported favourably upon the bill to authorise Charles Carroll, of Carrollton, to receive patents for two warrants of re-survey on lands in Baltimore county, heretofore conveyed in trust by him — The said bill was then read a second and by special order a third time passed, and returned to the house of delegates.

Mr. Herbert, from the committee on pensions and revolutionary claims, delivered the following report, which was read, and with the resolutions to which it relates, laid on the table.

The committee on pensions and revolutionary claims, to whom was referred, the resolutions in favour of Edward Parish of Baltimore county, Benjamin Fickel of Washington county, William Jacobs of Hampshire county, Virginia, Nehemiah Beckwith of Dorchester county, William Johnson and Acquilla Deaver of Harford county, Gerge Price of Talbot county, Gideon Gambriel of Caroline county, William Gilpin of Jefferson county, Virginia, Charles Bryan of Lycoming county, Pennsylvania; Margaret Bumgardner of Washington county, Mary Ann Kersner of Alleghany county, Dorothea Storer of the District of Columbia, George Miller and Thomas Elliot of the city of Baltimore, beg leave to report:

That they have had the same under their consideration, and recommend the adoption of the same.

They beg leave further to report, that the resolutions in favour of Luke Andrew of Caroline county, Thomas Cheneworth and James Everett of Harford county, and Samuel Davis of Baltimore county, should be rejected for want of sufficient testimony to justify their adoption.

By Order,

Issac Hines, Com. Clerk.

Mr. Forrest, from the committee on insolvent bills, to whom was referred, the act supplementary to an act for the relief of sundry insolvent debtors, passed at November session, in the year 1805, chapter 111, reported the same, with the following amendment, viz:—Add at the end of the bill the following, viz:—‘And be it enacted, That the notice required by law to be published by insolvent debtors, shall only contain a statement of the fact of the application, and of the day or days fixed for appointing trustees, and